IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

PORTLAND DIVISION

RYAN BONNEAU,

3:11-CV-1347-ST

3:11-CV-801-ST

Petitioner,

ORDER

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J.E. THOMAS,

Respondent.

RYAN BONNEAU

#66700-065 FCI Sheridan P.O. Box 5000 Sheridan, OR 97378

Petitioner, Pro Se

S. AMANDA MARSHALL

United States Attorney
RONALD SILVER
Assistant United States Attorney
TROY DORRETT

Counsel for Bureau of Prisons 1000 S.W. Third Avenue, Suite 600 Portland, OR 97204-2902 (503) 727-1003

Attorneys for Respondent

1 - ORDER

BROWN, Judge.

The Court acknowledges receipt of Petitioner Ryan Bonneau's recent filings in Case No. 11-CV-1347-ST: Petitioner's Emergency Motion (#16) for T.R.O./Preliminary Injunction, Petitioner's Declarations (#19, #21, #22) in Support of his Motion for T.R.O./Preliminary Injunction, Petitioner's Motion (#17) for Emergency Status Conference, and Petitioner's Statement (#20) RE: Court's Order (#14). The Court also acknowledges receipt of Petitioner's recent filings in Case No. 11-CV-801-ST: Petitioner's Motion (#54) for Temporary Restraining Order and Petitioner's Supplemental Objections (#55) to Magistrate Judge Janice M. Stewart's Findings and Recommendation (#47).

With respect to each of these filings, the Court directs
Respondent to file a response no later than 10:00 a.m. on
Wednesday January 18, 2012. The Court further directs Respondent
to provide a copy of each such response to Petitioner no later
than 10:00 a.m. on Wednesday January 18, 2012.

The Court will hold a hearing on these matters on Thursday

January 19, 2012, at 10:30 a.m. The Court directs Respondent as

follows: to provide a copy of this Order immediately to

Petitioner in the Special Housing Unit at FCI Sheridan and to

file a notice in the record reflecting Respondent has done so; to

ensure Petitioner's availability for a telephone conference at

10:00 a.m. on Thursday January 19, 2012; to ensure the participation of a knowledgeable witness from the Bureau of Prisons to answer the Court's questions about the recent matters alleged by Petitioner.

The Court emphasizes to Petitioner that even though the Court granted temporary relief to Petitioner in its Temporary Restraining Order (#9) issued on December 28, 2011, in Case No. 11-CV-1347-ST, that relief was limited only to potential discipline arising from the specific incident report challenged in Petitioner's Motion relating to email or telephone limitations. Furthermore, in light of the Status Report (#11) and supporting Declaration (#12) by Respondent indicating the incident report that formed the basis of the Court's TRO was expunged and Respondent would not impose any discipline based on that report, the Court vacated the TRO (#9) and it is no longer in effect. Thus, Petitioner does not have any basis to contend that any action by Respondent is in violation of the TRO previously issued and vacated by the Court in this matter.

IT IS SO ORDERED.

DATED this 12th day of January, 2012.

ANNA J. BROWN

United States District Judge